REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY

MARCOS ANTONIO MARROQUIN-VEGA, by consent, under authority of United States v. Dees, 125 F.3d 261 (5th Cir. 1997), has appeared before me pursuant to Fed. R. Crim.P. 11, and has entered a plea of guilty to Count(s) One of the Indictment After cautioning and examining MARCOS ANTONIO MARROQUIN-VEGA under oath concerning each of the subjects mentioned in Rule 11, I determined that the guilty plea(s) was knowledgeable and voluntary and that the offense(s) charged is supported by an independent basis in fact containing each of the essential elements of such offense. I therefore recommend that the plea(s) of guilty be accepted, and that MARCOS ANTONIO MARROQUIN-VEGA be adjudged guilty of 8 U.S.C. § 1326(a), namely, Illegal Reentry After Removal From the United States and have sentence imposed accordingly. After being found guilty of the offense by the district judge,

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×	The de	efendant is currently	in custody and sh	ould be ordered	I to remain in cus	stody.	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.						
		The Government d The defendant has I find by clear and person or the comm	been compliant w convincing evider	vith the current nce that the def	endant is not like	ly to flee or pose a	danger to any other or (c).
		The Government of The defendant has If the Court acception Government.	not been complia				upon motion of the
	recomi under §	efendant must be ordential likelihood that mended that no sente § 3145(c) why the de e defendant is not lik	a motion for a ence of imprisonr fendant should no	equittal or new ment be impose to the detained, a	v trial will be ed, or (c) exceptind (2) the Court	granted, or (b) the onal circumstance finds by clear and c	ne Government has as are clearly shown convincing evidence
Date:	12th day of June, 2025						
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Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).

UNITED STATES MAGISTRATE JUDGE